

SUMMONS ISSUED

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U.S. DISTRICT COURT E.D.N.Y.

★ SEP 24 2012 ★

LONG ISLAND OFFICE

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

-----X
JOHN DI ROCCO

Plaintiff,

-against-

Case No. **CV-12 4777**

COMPLAINT

COUNTY OF NASSAU, NASSAU COUNTY
POLICE DEPARTMENT, NASSAU COUNTY
POLICE CAPTAIN THOMAS B. CORONA,
NASSAU COUNTY POLICE SERGEANT J.
HUGHES, NASSAU COUNTY POLICE OFFICER
M. VERGANO, NASSAU COUNTY POLICE
INSPECTOR SEAN MC CARTHY, and POLICE
OFFICERS JOHN DOE #1-10

BIANCO, J.

Defendants.
-----X

TOMLINSON, M

Plaintiff JOHN DiROCCO, by his attorneys, La Reddola, Lester & Associates, LLP, as
and for his complaint against the Defendants respectfully sets forth:

PRELIMINARY STATEMENT

1. This is a civil rights action for monetary damages brought under 42 U.S.C § 1983 for violation of the rights of the Plaintiff JOHN DiROCCO ("DiROCCO") under the Fourth and Fourteenth Amendment of the Constitution for unlawful arrest and violation of Due Process by failing to provide him with an adequate opportunity to recover certain rifles and shotguns that Defendants confiscated along with other pendant state cause of action.

JURISDICTION AND VENUE

2. This Court has jurisdiction of this action under 28 U.S.C §§ 1331 and 1342 in that Defendants' conduct violated rights guaranteed to Plaintiff under the Second, Fourth and Fourteenth Amendment of the United States Constitution.
3. This Court has supplemental and/or *pendente* jurisdiction over Plaintiff's state law claims under 28 U.S.C. § 1367(a) as the common law claims form part of the same case or controversy.
4. On June 28, 2012, Plaintiff served a Notice of Claim under New York General Municipal Law Sections 50-e and 50-1 on Defendants. A copy of this Notice of Claim is attached hereto as Exhibit 1.
5. More than thirty (30) days have elapsed since the service of said Notice of Claim upon Defendants and adjustment or payment thereof has been neglected or refused.
6. The matter in controversy exceeds the sum of SEVENTY FIVE THOUSAND DOLLARS (\$75,000).
7. Venue in this District is proper under 28 U.S.C. § 1391(b), as the Plaintiff's claims arose in the Eastern District of New York, Plaintiff resides within the Eastern District of New York and, upon information and belief, all parties currently reside or maintain offices within the Eastern District of New York.
8. Each Defendant is, upon information and belief, and individual citizen or governmental entity of New York.

PARTIES

9. Plaintiff DiROCCO is a citizen of the State of New York and a resident of Nassau County who resides at 15 Colonial Avenue, Mineola, New York 11501.

10. Upon information and belief, Defendant COUNTY OF NASSAU ("NASSAU"), is a governmental agency with offices at 1 West Main Street, 2nd Floor, Mineola, New York 11501.
11. Upon information and belief, Defendant NASSAU COUNTY POLICE DEPARTMENT ("NCPD") is an agency of Defendant NASSAU with offices at 1490 Franklin Avenue, Mineola, New York 11501.
12. Upon information and belief, NASSAU COUNTY POLICE CAPTAIN THOMAS B. CORONA ("CORONA"), NASSAU COUNTY POLICE SERGEANT J. HUGHES ("HUGHES"), NASSAU COUNTY POLICE DEPUTY INSPECTOR SEAN MC CARTHY ("MC CARTHY"), NASSAU COUNTY POLICE OFFICER M. VERGANO ("VERGANO"), NASSAU COUNTY POLICE PROPERTY CLERK LT. JOHN CURLEY ("CURLEY") and POLICE OFFICERS JOHN DOE #1-10 (collectively "Police Officers") were at all times, employees of the NCPD acting under their supervision and direction.
13. Upon information and belief, CORONA has an office with the Third Precinct at 214 Hillside Avenue, Williston Park, New York 11596.

FACTUAL ALLEGATIONS

9. On April 20, 2012, at approximately 11AM, the NCPD knocked on DiROCCO's front door.
10. When DiROCCO opened the front door, armed NCPD officers forcibly entered DiROCO's residence without permission.
11. The NCPD did not have an arrest warrant or probable cause to enter DiROCCO's residence.

12. At no time relevant herein, was DiROCCO conducting himself in a manner likely to result in a serious injury to himself or others.
13. The NCPD threw Di ROCCO against the living room wall and forcibly handcuffed DiROCCO.
14. Sergeant Hughes stated that one of DiROCCO's co-workers had reported to that DiROCCO was depressed or "may be" suicidal.
15. Under NCPD policy and procedure, DiROCCO was taken against his will to the Nassau County University Medical Center in East Meadow, New York.
16. Plaintiff has shown no signs of being a danger to himself or others before or since the NCPD's seizure of him.
17. Under NCPD policy and procedure, the NCPD forcibly seized DiROCCO's antique, rare, and modern rifle collection.
18. None of the firearms in the antique, rare and modern rifle collection was a handgun, but, rather, all longarms, i.e., designed to be fired from the shoulder.
19. After 4 to 5 hours, the doctors certified that DiROCCO was mentally sound and ordered his release from the hospital.
20. On or about April 30, 2012, written demand was made upon the Third Precinct Deputy Commander, Inspector McCarthy for the return of DiROCCO's property.
21. On June 19, 2012, a letter requesting return for DiROCCO's lawfully owned collection of long arms was made to Captain Thomas B. Corona. As mentioned above, Captain Corona was provided with a letter from DiROCCO's psychiatrist attesting that DiROCCO was not dangerous.
22. On June 28, 2012, Notice of Claim was served upon NASSAU and the NCPD.

23. On July 3, 2012, DiROCCO received a letter and questionnaire from Captain Corona stating “Your response will be reviewed and considered in deciding the eventual disposition of any long gun(s)”; CORONA advised DiROCCO on or about July 1, 2012 that “You’re not getting them back.”

24. This response is under a NCPD policy and procedure that places the burden on the property owner to request their property back, with certainty to have their request denied, and then be compelled to bring an Article 78 Petition to return the property.

25. This process was deemed unconstitutional, in the case of Razzano v. County of Nassau, 07-CV-3983 (E.D.N.Y., 2011)

26. The NCPD has no authority for the registration of longarms in New York State.

27. The NCPD is willfully ignoring the now prevailing law, which requires them to provide a timely hearing (within thirty days) for the return of the property or initiate an action to validate the continued possession.

28. The NCPD has not provided Plaintiff with a timely post deprivation hearing as required by Razzano to satisfy Due Process.

29. DiROCCO’s longarms have not been returned to him.

30. Defendants are wrongfully detaining and withholding Plaintiff’s property.

31. DiROCCO is under no restriction that would prevent him from purchasing a new longarm, including Mc Kinney’s Penal Law §265.00(16); which provides for any Police Department to obtain a certificate from a State Justice or a hospital that the owner of long arms is mentally unsuitable to possess them.

32. DiROCCO was never charged with any crime.

33. Post Razzano, the NCPD, which is situated in the Eastern District of New York, can no longer indefinitely hold property belonging to those who are under no legal impediment, as a matter of law.

34. The NCPD has not initiated an administrative “fair hearing” law to validate the continued possession of Plaintiff’s property, nor the action/special proceeding in State Supreme Court which is also mandated by Razzano.

35. The time for the NCPD to initiate such an action in State court for *de novo* review to validate the continued possession of Plaintiff’s property has passed.

36. DiROCCO has made many attempts by telephone and by sending letters for the return of his antique, rare and modern rifle collection, all of which have been ignored.

37. With each unnecessary step DiROCCO must take to have his long arms returned, he suffers mental anguish and emotional distress, together with financial losses.

AS AND FOR A FIRST CAUSE OF ACTION

**42 U.S.C § 1983 – Violation of Plaintiff’s Fourteenth Amendment Due Process and Second Amendment Rights
(As Against All Defendants)**

38. Plaintiff repeats and realleges each and every allegation contained in those paragraphs of the complaint marked and numbered previously with the same force and effect as if more fully set forth at length herein.

39. An individual is afforded Due Process protection under the Fourteenth Amendment of the United States Constitution in regard to governmental confiscation of property.

40. Plaintiff’s longarms are property to which he is afforded Fourteenth Amendment Due Process Protection, and Second Amendment Protection.

41. Upon information and belief, Defendants, acting under the color of New York State Law, have violated Plaintiff's Fourteenth and Second Amendment Rights by enacting a policy which fails to provide a procedure or mechanism under which one can reclaim confiscated longarms; and plaintiff has suffered damages therefrom.

42. Upon information and belief, the policy that is enacted, namely requiring Plaintiff to fill out a questionnaire instead of providing a hearing for the return of confiscated longarms, violates the Fourteenth and Second Amendment Rights by placing the burden on the Plaintiff for the return of his property.

43. By requiring Plaintiff to take affirmative steps, including, *inter alia*, the hiring of an attorney, the preparation of formal legal pleadings, the payment of a filing fee, the commencement of legal proceedings in participation in all formal procedural devices antecedent to a trial and then tried to challenge the unlawful retention of Plaintiffs property, the Defendants have acted unreasonably and unconstitutionally in violation of the Due Process Clause of the Fourteenth Amendment and Plaintiff's substantive rights guaranteed to him by the Second Amendment.

44. As a proximate result of the Defendants' intentional and malicious actions, Plaintiff was greatly humiliated, injured in his reputation, caused to incur attorney's fees, and associated legal expense and other special damages, and has suffered great mental anguish, all to Plaintiff's damage in an amount to be provided at trial, but no less than TEN MILLION DOLLARS (\$10,000,000.00) plus punitive damages and attorney's fees.

AS AND FOR A SECOND CAUSE OF ACTION

**42 U.S.C § 1983 – Violation of Plaintiff's 4th Amendment Rights for False Arrest
(As Against the County of Nassau, HUGHES, VERGANO, CORONA, MC CARTHY,
CURLEY and NASSAU COUNTY POLICE OFFICERS JOHN DOE #1-10)**

45. Plaintiff repeats and realleges each and every allegation contained in those paragraphs of the complaint marked and numbered previously with the same force and effect as if more fully set forth at length herein.

46. Upon information and belief, Defendants, acting under the color of New York State Law, have violated Plaintiff's Fourth Amendment Rights by arresting, detaining, and imprisoning Plaintiff in the Nassau County University Medical Center; and Plaintiff has suffered damages therefrom.

47. At all times mentioned, HUGHES, VERGANO, MC CARTHY, CORONA, and CURLEY and other Police Officers were acting within the scope of employment with the NCPD.

48. Plaintiff was arrested by HUGHES and other Police Officers of the NCPD without probable cause that he committed any crime and without an arrest warrant.

49. Plaintiff was arrested without conducting himself in a manner likely to result in a serious injury to himself or others.

50. The detention of the Plaintiff by Defendants was an abuse of power, constituting a seizure within the meaning of the Fourth Amendment and deprived Plaintiff of his liberty.

51. Plaintiff was conscious of his confinement and he did not consent to this confinement nor was the confinement otherwise privileged.

52. The NCPD and Police Officers, lacked reasonable suspicion, probable cause, an arrest warrant, or any other valid legal reason to effectuate the arrest of Plaintiff

53. This arrest and the actions of the NCPD and Police Officers constituted an unlawful arrest and imprisonment.

54. The seizure and deprivation of Plaintiff's liberty was unreasonable and without due process of law, in violation of the Fourth and Fourteenth Amendments of the United States Constitution.

55. The actions of the NCPD and Police Officers were malicious, intentional, reckless and/or negligently done to intimidate Plaintiff and did cause great emotional distress to Plaintiff.

56. As a proximate result of the Defendants' intentional and malicious actions, Plaintiff was greatly humiliated, injured in his reputation, caused to incur attorney's fees, and associate legal expense and other special damages, and has suffered great mental anguish, all to Plaintiff's damage in an amount to be provided at trial, but no less than ONE MILLION DOLLARS (\$1,000,000), plus punitive damages and attorney's fees.

AS AND FOR A THIRD CAUSE OF ACTION
42 U.S.C § 1988(b) – Legal Fees
(As Against All Defendants)

57. Plaintiff repeats and realleges each and every allegation contained in those paragraphs of the complaint marked and numbered previously with the same force and effect as if more fully set forth at length herein.

58. Due to Defendants' unlawful arrest and detention of Plaintiff and Defendants' continued retention of Plaintiff's longarms without cause or legal authority and without a remedy for Plaintiff, Plaintiff has incurred legal fees in order to obtain relief for the violation of his constitutional rights and to regain possession of his property.

59. By reason of the foregoing, Plaintiff seeks Attorney's fees pursuant to 42 U.S.C 1988(b), or in an amount this Court deems proper and appropriate.

AS AND FOR A FOURTH CAUSE OF ACTION

Conversion

(As Against All Defendants)

60. Plaintiff repeats and realleges each and every allegation contained in those paragraphs of the complaint marked and numbered previously with the same force and effect as if more fully set forth at length herein.

61. Defendants took and retained Plaintiffs' longarms.

62. Defendants unjustifiably continue to retain possession of Plaintiff's long arms without cause or legal authority and without a remedy for Plaintiff. A listing of the long arms still in possession is attached as Exhibit 2.

63. Plaintiff is the rightful owner of the longarms.

64. Plaintiff has made multiple demands for the return of his property.

65. These demands have been ignored and/or denied.

66. The fair and reasonable total value of Plaintiff's longarms is TWO HUNDRED FIFTY THOUSAND DOLLARS (\$350,000.00).

67. By reason of the foregoing, Plaintiff has been damaged in the sum of THREE HUNDRED FIFTY THOUSAND DOLLARS (\$350,000.00) as and for the value of Plaintiff's longarms.

AS AND FOR A FIFTH CAUSE OF ACTION

Replevin

(As Against All Defendants)

68. Plaintiff repeats and realleges each and every allegation contained in those paragraphs of the complaint marked and numbered previously with the same force and effect as if more fully set forth at length herein.

69. The Defendants seized and retained Plaintiff's longarms.

70. The continued detention of Plaintiff's longarms by the Defendants is wrongful and unlawful in that the Plaintiff holds both superior title and superior rights to possession of same.

71. Plaintiff demands the return of said rare, antique and/or prototype chattels which were taken and retained by the Defendants.

72. The Plaintiff has no adequate remedy at law and seeks both a pre-trial order directing the return and a trial judgment confirming that Plaintiff holds possessing rights to the long arms superior to that of each and every Defendant herein.

73. By reason of the foregoing, Plaintiff is entitled to both a provisional (pre-trial) order of replevin and final judgment confirming same, and directing Defendants to return Plaintiff's longarms, as described above.

AS AND FOR A SIXTH CAUSE OF ACTION
Pendant Claim for False Arrest
(As Against All Defendants)

74. Plaintiff repeats and realleges each and every allegation contained in those paragraphs of the complaint marked and numbered previously with the same force and effect as if more fully set forth at length herein.

75. Plaintiff was arrested without probable cause that he had committed any crime and without an arrest warrant.

76. Plaintiff was arrested without conducting himself in a manner likely to result in a serious injury to himself or others.

77. Plaintiff was conscious of his confinement and he did not consent to this confinement nor was the confinement otherwise privileged.

78. Because the NCPD lacked reasonable suspicion, probable cause, an arrest warrant, or any other valid legal reason to effectuate the arrest of Plaintiff, this arrest and the actions of the Defendants amounted to an unlawful arrest and imprisonment.

79. At all times mentioned, all officers and employees of NASSAU were acting within the scope of their employment.

80. At all times mentioned, the Police Officer and employees were employed by Defendant NASSAU.

81. The actions of the Police Officers and employees, which were performed within their scope of employment, create liability against Defendant NASSAU under New York State Law.

82. Consequently, Defendant NASSAU is liable under *respondeat superior* for the actions of their employees.

83. As a proximate result of the Defendants' intentional and malicious actions, Plaintiff was greatly humiliated, injured in his reputation, caused to incur attorney's fees, and associated legal expenses and other special damages, and has suffered great mental anguish, all to Plaintiff's damage in an amount to be provided at trial, but no less than TEN MILLION DOLLARS (\$10,000,000.00), plus punitive damages and attorney's fees.

AS AND FOR A SEVENTH CAUSE OF ACTION
Pendent Claim for Battery
(As Against all Defendants)

84. Plaintiff repeats and realleges the allegations contained in all paragraphs above as if fully set forth herein.

85. That by virtue of the seizure of the person of the Plaintiff, the shoving of Plaintiff up against a wall, the physical transportation of the Plaintiff against his will, the parading of the

Plaintiff half-naked in handcuffs through the streets of Mineola in full view of his neighbors, and other violent acts by the NCPD officer Defendants, including Sergeant Hughes, and his retinue, who were present and unlawfully failed to intervene to protect Plaintiff's civil rights, are liable to Plaintiff in civil battery.

86. Said batteries caused great agony of body and mind to the Plaintiff, and additionally great humiliation, embarrassment, loss of dignity, reputation, friendship, status, and self esteem, and caused present and future great fear of all police officers.

87. All Defendants herein, except Lt. John Curley, have, upon information and belief, ratified, adopted and either expressly or impliedly consented to the commission of this tort by the active tortfeasance of Defendant, Sergeant Hughes, acting under the encouragement and direction of Defendant, Deputy Inspector Mc Carthy.

AS AND FOR AN EIGHTH CAUSE OF ACTION
Pendant Claim for Assault
(As Against all Defendants, except Lt. John Curley)

88. Plaintiff repeats and realleges the allegations contained in all paragraphs above as though fully set forth herein.

89. By virtue of the foregoing, the Defendant, Sergeant Hughes, directed, aided and/or encouraged by Defendant Deputy Inspector Mc Carthy, placed the Plaintiff in great fear and apprehension of the imminency of bodily harm.

90. Upon information and belief, all Defendants, excepting Lt. John Curley, have ratified, adopted and either expressly or impliedly consented to this tort by the active tortfeasors, Defendant Sergeant Hughes, acting under the directives of Deputy Inspector Mc Carthy.

AS AND FOR A NINTH CAUSE OF ACTION
Pendant Claim for False Imprisonment
(As Against All Defendants)

91. Plaintiff repeats and realleges each allegation contained in all paragraphs above as though fully set forth below.

92. That by virtue of the foregoing, Defendant active tort feasons, Sergeant Hughes, acting with the encouragement of or at the direction of Defendant Deputy Inspector Mc Carthy, are liable for false imprisonment of the Plaintiff.

93. Upon information and belief, all Defendants, except Lt. John Curley, have ratified, adopted and either expressly or impliedly consented to the commission of said tort against the Plaintiff.

PRAYERS FOR RELIEF

Plaintiff requests that he receive judgment as follows:

- a. First Cause of Action: in excess of \$10,000,000.00 in damages;
- b. Second Cause of Action: in excess of \$10,000,000.00 in damages;
- c. Third Cause of Action: Attorneys fees and costs pursuant to 42 U.S.C. 1988(b), or in an amount this Court deems proper and appropriate;
- d. Fourth Cause of Action: in excess of \$350,000.00 in damages, costs and attorneys fees;
- e. Fifth Cause of Action: the return of all Plaintiff's property currently in the possession of the Nassau County Police Department including all of Plaintiff's Longarms.
- f. Sixth Cause of Action: in excess of \$10,000,000.00 in damages;
- g. Seventh Cause of Action: in excess of \$10,000,000.00 in damages;
- h. Eighth Cause of Action: in excess of \$10,000,000.00 in damages;


- i. Ninth Cause of Action: in excess of \$10,000,000.00 in damages;
- j. A declaratory judgment that Defendants willfully violated Plaintiff's rights secured by the federal and state constitution, as alleged herein;
- k. An Permanent Injunctive Order requiring the Nassau County Police Department to (i) return all the long arms that it wrongfully possess' to their proper owners and (ii) institute a fair and adequate procedures for the handling of firearms in Nassau County that does not violate the due process requirements of the State and Federal Constitution; and
- l. An Order granting such other legal and equitable relief as this Court deems just and proper.

JURY TRIAL DEMANDED

Plaintiff hereby demands a trial by jury of all issues.

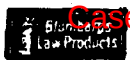
Dated: Garden City, New York
September 21, 2012

**La REDDOLA, LESTER &
ASSOCIATES, LLP**



Robert J. La Reddola, Esq. (RJL 6501)
Attorneys for Plaintiff John DiRocco
600 Old Country Road, Suite 224
Garden City, New York 11530
(516) 745 -1951

Exhibit 1



In the Matter of the Claim of

JOHN DIROCCO

TO: COUNTY OF NASSAU (Treasurer of Nassau County, General Counsel, NCPD, Property Clerk
and Ten John Does (N.C.P.D.) Nassau County Police Department Bureau of Legal Affairs)

PLEASE TAKE NOTICE that the undersigned claimant(s) hereby make(s) claim and demand against you as follows:

1. The name and post-office address of each claimant ~~XXXXXXXXXXXX~~ is:

JOHN DIROCCO
15 Colonial Avenue
Mineola, NY
516 410 1379
516 747 0391



2. The nature of the claim:

Replevin, Conversion, negligence, false arrest, 42 U.S.C. §1983
Constitutional Tort, Assault and Battery, Defamation of Character

3. The time when, the place where and the manner in which the claim arose:

On or about April 20th, 2012 between the hours of 11:00a.m. to 8:00p.m.
at 15 Colonial Avenue, Mineola, New York. The Nassau County Police
Department, on information and belief, The Third Precinct's personnel,
unlawfully entered the claimant's home; arrested the claimant, conducted
an unlawful search and seizure of Claimant, his property, both real and
personal, ransacked the premises, trespassed on the real property, terrorized
both claimant and his fiancée and assaulted and battered the claimant.
The tortfeasors conversion and trespass to chattels included the
forcible seizure of claimant's antique, rare, and modern arms collection
copy of which inventory is annexed hereto as exhibit "A".

4. The items of damage or injuries claimed are (do not state dollar amounts)

See exhibit "A" annexed.

(comprised of 148 arms) and other personalty.

In addition, physical damage to claimant, damage to reputation, fright and
terror, humiliation and damage to claimant's premises.

Exhibit 2

The following listed items #1-#148 were seized from John Dirocco at 15 Colonial Ave in Mineola, NY on April 20, 2012 as per NYS Mental Hygiene Law.

PO M. Vergano #3670

Witnessed by Sgt. J. Hughes

FINDER/ CLAIMANT	LAST NAME	FIRST NAME	ADDRESS AND ZIP CODE	PHONE NO.
Dirocco		John	15 Colonial Ave Mineola NY 11501	516-747-0391
ITEM NO.	QUANTITY	ARTICLE		
1	1	.30 Cal General Motors Serial #705386		
2	1	12 Gauge Shotgun Serial #50532		
3	1	Winchester Rifle Model 1892 Serial #70357		
4	1	US Rifle .30 Cal Serial #2735969		
5	1	Winchester Rifle Model 1894 Serial #822962		
6	1	Unknown type Brown wood rifle Serial #P7755		
7	1	Unknown type Brown rifle 7.62mm Serial # Unknown		
8	1	Browning Arms .308cal Serial #910537		
9	1	Beretta Model 3901 12 Gauge Shotgun Serial #BU34775		
10	1	Unknown type Brown rifle Serial #MN3409		
11	1	Arberg Model 1868 rifle Serial #30214		
12	1	US Springfield Arms Model 1903 Serial # 1459820		
13	1	Winchester 30mm M1 Serial # 1254962		
14	1	Pat 14 Rifle Serial #35947		
15	1	Unknown Brown rifle with scope Serial #BC4883		

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U.S. CURRENCY
ONLY

FINDER/ CLAIMANT	LAST NAME	FIRST NAME	ADDRESS AND ZIP CODE	PHONE NO.	U.S. CURRENCY ONLY
CLAIMANT	Dirocco	John	15 Colonial Ave Mineola NY 11501	516-747-0391	
ITEM NO.	QUANTITY	ARTICLE			
16	1	EMFAL 7.62mm Rifle Serial #AD6900607			
17	1	Unknown type Brown Rifle Serial #03129-69			
18	1	Thompson .45 Serial #M15969			
19	1	Unknown type Brown Rifle Serial #31C767			
20	1	Unknown type Brown Rifle Serial #BB7905			
21	1	Unknown type Brown Rifle Serial #51C7174			
22	1	Colt Rifle .223cal Serial # CCH040815			
23	1	Springfield .30cal rifle Serial # 3243736			
24	1	Cocch Gun shotgun Serial # Unknown			
25	1	US Carbine .30cal Serial #1575102			
26	1	Unknown type Brown Rifle Serial #154953			
27	1	SHE Model 59 serial #1038062			
28	1	US Springfield model 1903 Serial #1196131			
29	1	NO 4 M51 Serial #1307083			
30	1	Russian czekoslovenska serial #9873			

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FINDER/ CLAIMANT	LAST NAME	FIRST NAME	ADDRESS AND ZIP CODE	PHONE NO.
	Dirocco	John	15 Colonial Ave Mineola, NY 1151	516-747-0391
ITEM NO.	QUANTITY	ARTICLE		
31	1	Remington 12 Gauge Shotgun Model 11 Serial #479977		
32	1	Unknown type Brown Rifle Serial #57525		
33	1	US Springfield .30cal rifle Serial 124162		
34	1	T&W Inc 9x19 Serial #H002452		
35	1	Paratrooper rifle model 570 serial #9069		
36	1	Unknown type Brown Rifle Serial #C38460		
37	1	SHE rifle serial #9R37676		
38	1	SP1 Colt AR 15 Serial #08015		
39	1	A series rifle serial #8-44A4173		
40	1	Remington 12 Gauge Shotgun Serial # 469078		
41	1	Unknown type Brown Rifle with scope Serial #BCC6430		
42	1	British sniper rifle NO 4M51 Serial #A0812		
43	1	Unknown type Brown Rifle Serial #C49038		
44	1	Remington Wingmaster model 870 12 Gauge Serial #V537897V		
45	1	Lever Action Brown rifle Serial #109683		
****Page 3 of 10 pages****				
U.S. CURRENT ONLY				

FINDER/ CLAIMANT	LAST NAME	FIRST NAME	ADDRESS AND ZIP CODE	PHONE NO.	U.S. CURRENCY ONLY
	Dirocco	John	15 Colonial Ave Mineola, NY 11501	516-747-0391	
ITEM NO.	QUANTITY	ARTICLE			
46	1	Mossberg 500 Shotgun 12 gauge serial #T192992			
47	1	Stoeger Arms Model 1952 .30cal Serial #111109			
48	1	Unknown type Brown Rifle Serial #809			
49	1	Sharps & Hankins shotgun serial #4244			
50	1	Enfield model 1931 Serial #A1928			
51	1	Colt 223 SP1 AR15 Serial #SP68415			
52	1	J Stevens 12 Gauge Shotgun Serial #53030			
53	1	NO1 mk3 serial #E98860			
54	1	Manlicher Model 1950 .27 cal Serial # 4693			
55	1	Zastava Kragujevac serial #005830			
56	1	Japanese type Brown Rifle Serial #L24282			
57	1	Springfield remington model 1903 Serial #3043637			
58	1	Springfield .30 cal Serial # 47916			
59	1	Geesterr Waffenfabar Model 1908 Serial #14310			
60	1	Batfield Model 1922 Serial#4649			

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FINDER/ CLAIMANT	LAST NAME	FIRST NAME	ADDRESS AND ZIP CODE	PHONE NO.	U.S. CURRE ONLY
ITEM NO.	QUANTITY	ARTICLE			
61	1	Unknown type Brown Rifle Serial #3705			
62	1	CA1 Georgia VT Serial #T530D1938			
63	1	US Rifle M1A Serial#043576			
64	1	Light Brown 7.62mm Serial #A852			
65	1	Springfield 7.62mm Serial #1754627			
66	1	Winchester 1885 Serial #113965			
67	1	BM brown rifle serial #W42246			
68	1	Winchester Model 94 Serial #990100			
69	1	Fuss Stahl Krupp Essen Serial #80167			
70	1	MA Lithgow Bolt Action Serial #26968			
71	1	Unknown type Brown Rifle Serial #368797P			
72	1	7.62 M1A with scope Serial #E-00479			
73	1	Springfield Model 1903 Serial #1470363			
74	1	M1 .30 cal Serial #2025603			
75	1	M1A 7.62 Springfield Serial #043963			

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FINDER/ CLAIMANT	LAST NAME	FIRST NAME	ADDRESS AND ZIP CODE	PHONE NO.
	Dirocco	John	15 Colonial Ave Mineola, NY 11501	516-747-0391
ITEM NO.	QUANTITY	ARTICLE		U.S. CURRENCY ONLY
76	1	BYF Model 98 Serial# 19247		
77	1	Unknown type Brown Rifle Serial #0790		
78	1	Mn 47 Rifle With Scope Serial #126523		
79	1	Unknown type Brown Rifle Serial #1870		
80	1	Springfield M1 .30 cal Serial #236239		
81	1	Remington Model 700 .30cal Serial #147325		
82	1	M1 SPR1 Rifle Serial #4381917		
83	1	Unknown type Brown Rifle Serial #3288614		
84	1	Calvary Shotgun Serial #Unknown		
85	1	Winchester 12 Gauge pump action shotgun serial #879243		
86	1	Japanese sniper rifle serial #072545		
87	1	PTR wood rifle serial #3830		
88	1	Springfield model 1903 serial #620786		
89	1	Georgia VT rifle Serial #9130017912		
90	1	Gallt 5.56 with nub handle Serial #MR02529		
****Page 6 of 10 Pages****				

FINDER/ CLAIMANT	LAST NAME	FIRST NAME	ADDRESS AND ZIP CODE	PHONE NO.
Difocco		John	15 Colonial Ave Mineola, NY 11501	516-747-0391
ITEM NO.	QUANTITY	ARTICLE		
91	1	MA Lithgun model 1940 Serial #620786		
92	1	Winchester M1 .30cal serial #2340633		
93	1	England "GB" Serial # 14C5159		
94	1	Parker Batfield Serial # JS2542		
95	1	Japanese Wooden rifle Serial #13012375		
96	1	Unknown Lithgow Serial #A2359		
97	1	Fluss Stahl Krupp Serial #1311		
98	1	Winchester carbine rifle Serial #1106046		
99	1	Japanese Rifle Serial #38934		
100	1	FNA Brescia Serial #XRA426		
101	1	Unknown type Brown Rifle Serial #T8525		
102	1	Winchester 12 Gauge Shotgun Serial #928914		
103	1	MA Lithgow FTR Serial C60452		
104	1	MIA Winchester Serial #2525193		
105	1	Unknown Model 58 Serial #1588		

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U.S. CURRENCY ONLY

FINDER/CLAIMANT	LAST NAME	FIRST NAME	ADDRESS AND ZIP CODE	PHONE NO.	U.S. CURRENT ONLY
ITEM NO.	QUANTITY	ARTICLE			
106	1	Browning 12 Gauge Shotgun Serial #08016NW869			
107	1	REG 2 serial # 577-450			
108	1	Remington with scope serial #D6237850			
109	1	Unknown type Brown Rifle Serial #2515			
110	1	Unknown .22cal rifle serial #889429			
111	1	Japanese Wood Rifle Serial #N56690			
112	1	Sturm Ruger 44 Magnum Serial #100-04786			
113	1	H&K SL8-1223 Serial #48-008336			
114	1	Colt AR-A3 Serial #BK013722			
115	1	.44cal WCF Serial #4p3028			
116	1	British sniper serial # x32294			
117	1	Metford rifle serial #12598			
118	1	Unknown type Brown Rifle Serial #L42A1D71			
119	1	Rockland Arsenal Model 1903 Serial #313501			
120	1	Robinson M96 .223cal Serial #HP99002131			
		Page 8 of 10 Pages			

FINDER/ CLAIMANT	LAST NAME	FIRST NAME	ADDRESS AND ZIP CODE	PHONE NO.
	Dirocco	John	15 Colonial Ave Mineola, NY 11501	516-747-0391
ITEM NO.	QUANTITY	ARTICLE		U.S. CURRENCY ONLY
121	1	Sentinal Arms Bulgarian 7.62 Serial 1216		
122	1	Winchester Model 94 44 magnum Serial 32/3266M		
123	1	US Carbine .30cal M1 Serial# Unknown		
124	1	Remington Model 8 Serial #S3296		
125	1	Remington 700 .223 with scope Serial #C6763647		
126	1	Sentury Georgia VT Serial #YY003672		
127	1	Springfield Model 1903 Serial #1519957		
128	1	R1A1 Sporter Serial #127955		
129	1	Unknown type Brown Rifle Serial #W193121		
130	1	Intrac Arms Serial #1997-6658		
131	1	Unknown type Brown Rifle Serial #L78799		
132	1	B West Tiger Serial #32545		
133	1	Browning 12 Gauge Shotgun Serial #113MX08084		
134	1	Unknown type Brown Rifle Serial #Unknown		
135	1	Winchester .308 Serial #G1754602		

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FINDER/ CLAIMANT	LAST NAME	FIRST NAME	ADDRESS AND ZIP CODE	PHONE NO.
	Dirocco	John	15 Colonial Ave Mineola, NY 11501	516-747-0391
ITEM NO.	QUANTITY	ARTICLE	U.S. CURRENCY ONLY	
136	1	ITM Arms MK99 Serial #DH4909		
137	1	Unknown type Brown Rifle Serial #M70AB2		
138	1	Winchester Model 1892 Serial #75715		
139	1	Antique Rifle with no Serial		
140	1	Antique Rifle With no serial		
141	1	Antique Rifle With no serial		
142	1	Brescia Antique Rifle Serial #MO1277		
143	1	Antique Rifle Serial # 3939		
144	1	Antique Bolt Action Rifle Serial #F40830		
145	1	Antique Flintlock Rifle With no serial		
146	1	Antique Flintlock Rifle Model 1862 Serial #25		
147	1	Spencer repeating rifle Model 1865 Serial #28017		
148	1	US Confederate Division Schubarth 1863 with no serial		
		**** Above Property seized as per NYS Mental Hygiene Law****		
		****Page 10 of 10 Pages****		